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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/081,674	02/22/2002	Fermin Ruiz	PGI6044P0830US	2114
32116	7590 06/21/2004		EXAM	INER
WOOD, PHILLIPS, KATZ, CLARK & MORTIMER			GELLNER, JEFFREY L	
500 W. MADISON STREET SUITE 3800 CHICAGO, IL 60661			ART UNIT	PAPER NUMBER
			3643	
			DATE MAILED: 06/21/200	4

Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application No.	Applicant(s)
Office Action Summers	10/081,674	RUIZ ET AL.
Office Action Summary	Examiner	Art Unit
T. MAIL WO DATE 641	Jeffrey L. Gellner	3643
The MAILING DATE of this communication Period for Reply	appears on the cover sheet wi	th the correspondence address
A SHORTENED STATUTORY PERIOD FOR RE THE MAILING DATE OF THIS COMMUNICATIO - Extensions of time may be available under the provisions of 37 CFF after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a - If NO period for reply is specified above, the maximum statutory per - Failure to reply within the set or extended period for reply will, by state Any reply received by the Office later than three months after the meanned patent term adjustment. See 37 CFR 1.704(b).	N. R 1.136(a). In no event, however, may a not reply within the statutory minimum of thirt riod will apply and will expire SIX (6) MON atute, cause the application to become AB	eply be timely filed y (30) days will be considered timely. THS from the mailing date of this communication. ANDONED (35 U.S.C. § 133).
Status		
1)⊠ Responsive to communication(s) filed on 2! 2a)□ This action is FINAL . 2b)⊠ T 3)□ Since this application is in condition for allo closed in accordance with the practice under	This action is non-final. wance except for formal matt	
Disposition of Claims		
4)	drawn from consideration.	
Application Papers		
9) The specification is objected to by the Exam 10) The drawing(s) filed on is/are: a) Applicant may not request that any objection to Replacement drawing sheet(s) including the cor	accepted or b) objected to the drawing(s) be held in abeyar rrection is required if the drawing	nce. See 37 CFR 1.85(a). (s) is objected to. See 37 CFR 1.121(d).
11) The oath or declaration is objected to by the	Examiner. Note the attached	d Office Action or form PTO-152.
Priority under 35 U.S.C. § 119		
12) Acknowledgment is made of a claim for fore a) All b) Some * c) None of: 1. Certified copies of the priority docum 2. Certified copies of the priority docum 3. Copies of the certified copies of the papplication from the International But * See the attached detailed Office action for a	nents have been received. nents have been received in A priority documents have been reau (PCT Rule 17.2(a)).	pplication No received in this National Stage
Attachment(s)		
 Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948 Information Disclosure Statement(s) (PTO-1449 or PTO/SE Paper No(s)/Mail Date 	Paper No(Summary (PTO-413) s)/Mail Date nformal Patent Application (PTO-152)

U.S. Patent and Trademark Office PTOL-326 (Rev. 1-04)

Art Unit: 3643

DETAILED ACTION

Claim Objections

Claim 1 is objected to because of the following informality:

In claim 1, line 6, " 100^2 gr/m²" should probably be --100 gr/ m²--. The meaning of the superscripted "2" after the 100 is unclear.

Appropriate correction is required.

Claim Rejections - 35 USC § 112

The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

Claims 7-9, 12-15, and 24 are rejected under 35 U.S.C. § 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Claims 7-9, 12-15, and 24 are indefinite because they depend upon claim 1 which uses as its transitional phrase "consisting of" and, therefore, cannot add elements. The rule is that a "claim which depends from a claim which "consists of" the recited elements or steps cannot add an element or step" (MPEP 2111.03). Claims 7-9, 12-15, and 24 are deemed to add an element or step.

In Claim 24, line 2, "said tube-forming step" lacks antecedent basis.

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Claim Rejections - 35 USC §103

The following is a quotation of 35 U.S.C. §103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1, 6-9, 12, 14-16, 24 is rejected under 35 U.S.C. §103(a) as being unpatentable over Matsunaga (JP 11-229260) in view of Appel et al. (US 4,340,563) in further view of Harada et al. (JP402117322A).

As to Claims 1 and 16, Matsunaga disclose a protective cover (see abstract in English) for protection of agricultural products consisting of a nonwoven fabric (abstract in English) formed from thermoplastic polymeric filamentary elements (abstract in English), the nonwoven fabric having a basis weight from 10 to 100 g/m sq. (see patent at page 3 para. [0011] where "50~300 g/m²" is disclosed). Not disclosed is the fabric being spunbond and having a portion with printing that occludes light transmission. Appel et al., however, discloses that it is well known it make spunbond thermoplastic material (col. 1 lines 39-43) and Harada et al. discloses printing on a portion of the cover ("applying paint" of abstract in English). It would have been obvious to one of ordinary skill in the art at the time of the invention to modify the cover of Matsunaga to make spunbond as disclosed by Appel et al. as an economical method of making the cover material and to add printing to a portion as disclosed by Harada et al. so as to have a marker to detect temperature change when using the cover.

As to Claim 6, Matsunaga as modified by Appel et al. and Harada et al. further disclose a piece of fabric with an edge (Matsunaga).

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As to Claims 7 and 8, Matsunaga as modified by Appel et al. and Harada et al. further disclose a means for affixing in that covers are well known to have affixing means on there edges.

As to Claim 9, Matsunaga as modified by Appel et al. and Harada et al. further disclose a seam in that covers are well know to have seams.

As to Claim 12, Matsunaga as modified by Appel et al. and Harada et al. further disclose adding an insecticide, fungicide algaecide, or UV protectant to the cover in that covers are well known to have these compositions added.

As to Claims 14 and 15, Matsunaga as modified by Appel et al. and Harada et al. further disclose the additive being a fiber treatment or a topical treatment in that these characteristics are well known of additives.

As to Claim 24, Matsunaga as modified by Appel et al. and Harada et al. further disclose joining edges by heat, adhesive, or bonding in that these are well known methods of joining edges in fabric covers.

As to Claim 18, Matsunaga disclose a protective cover (see abstract in English) for protection of agricultural products comprising a nonwoven fabric (abstract in English) formed from thermoplastic polymeric filamentary elements (abstract in English). Not disclosed is the fabric being spunbond and having a portion with printing that occludes light transmission. Appel et al., however, discloses that it is well known it make spunbond thermoplastic material (col. 1 lines 39-43) and Harada et al. discloses printing on a portion of the cover ("applying paint" of abstract in English). It would have been obvious to one of ordinary skill in the art at the time of the invention to modify the cover

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of Matsunaga to make spunbond as disclosed by Appel et al. as an economical method of making the cover material and to add printing to a portion as disclosed by Harada et al. so as to have a marker to detect temperature change when using the cover. The cover of Matsunaga as modified by Appel et al. and Harada et al. inherently disclose the method steps recited in claim 18.

Claim 23 is rejected under 35 U.S.C. §103(a) as being unpatentable over Matsunaga (JP 11-229260) in view of Appel et al. (US 4,340,563) in further view of Harada et al. (JP402117322A) And Vanier (US 6,061,954).

As to Claim 23, Matsunaga disclose a protective cover (see abstract in English) for protection of agricultural products comprising a nonwoven fabric (abstract in English) formed from thermoplastic polymeric filamentary elements (abstract in English). Not disclosed is the fabric being spunbond and formed into a tube and having a portion with printing that occludes light transmission. Appel et al., however, discloses that it is well known it make spunbond thermoplastic material (col. 1 lines 39-43) and Harada et al. discloses printing on a portion of the cover ("applying paint" of abstract in English) and Vanier discloses a tube (Fig. 1). It would have been obvious to one of ordinary skill in the art at the time of the invention to modify the cover of Matsunaga to make spunbond as disclosed by Appel et al. as an economical method of making the cover material and to add printing to a portion as disclosed by Harada et al. so as to have a marker to detect temperature change when using the cover and making into a tube as disclosed by Vanier so as to cover bananas. The cover of Matsunaga as modified by Appel et al. and Harada et al. and Vanier inherently disclose the method steps recited in claim 23.

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Response to Arguments

Applicant's arguments with respect to claims 1, 6-9, 12-16, 18, 23, and 24 have been considered but are most in view of the new ground(s) of rejection.

Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. JP11-137097 disclose in the prior art printing on a protective cover. Examiner is obtaining translations in English of the Matsunaga, Harada et al., and JP11-137097 references.

Any inquiry concerning this communication or earlier communications from the Examiner should be directed to Jeffrey L. Gellner whose phone number is 703.305.0053. The Examiner can normally be reached Monday through Thursday from 8:30 am to 4:00 pm. The Examiner can also be reached on alternate Fridays.

If attempts to reach the Examiner by telephone are unsuccessful, the Examiner's Supervisor, Peter Poon, can be reached at 703.308.2574. The official fax telephone number for the Technology Center where this application or proceeding is assigned is 703.872.9306.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703.308.1113.

Jeffrey L. Gellner